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3) The transactions that form the basis of this action or a substantial portion thereof
occurred with the County of San Diego. Specifically, the receipt of materially false and misleading
representations concerning the product and services at issue were received in the County of Sar
Diego. Additionally, numerous Class members purchased the product and services at issue from
VERIZON in the County of San Diego and/or were injured and subjected to irreparable harm in this
venue. VERIZON received substantial compensation and profits from sales of such products in this
County. Thus, VERIZON's liability arose in substantial part in this County.

Plaintiff's Complaint filed in this matter contains claims for relief alleging VERIZON's violation of California's Consumers Legal Remedies Act (Civ. Code §1750 et seq.), California's Unfair Competition Law (Bus. & Prof. Code §17200 et seq.), California's Song-Beverly Consumer Warranty Act (Civ. Code §1790 et seq.), and Breach of Implied Warranty. The allegations of wrongdoing are asserted on behalf of a group of Class members who are purchasers and owners of the product at issue in this case. Plaintiff's claims for relied have been properly commenced in the proper county and/or judicial district for trial.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct and that this declaration was signed on this **30** th day of November, 2007, at San Diego, California.

Jordan M. Cohen